8 Dec 2004

### PATENT COOPERATION TREATY

#### From the INTERNATIONAL SEARCHING AUTHORITY

### PCT

| i | 10:                        |
|---|----------------------------|
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|   |                            |
|   |                            |

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION

|                                       | (PCT Rule 44.1)                                 |
|---------------------------------------|---|
|                                       | Date of mailing (day/month/year) 08/10/2004     |
| Applicant's or agent's file reference |   |
| IM/P/76328.WO/B A                     | FOR FURTHER ACTION See paragraphs 1 and 4 below |
| International application No.         | International filing date                       |
| PCT/GB2004/002898                     | (day/month/year) 02/07/2004                     |
| Applicant                             |   |
| INCRO LIMITED                         |   |
|                                       |   |

| 1. X | The applicant is hereby notified that the international search report and the written | opinion of the International Searching |
|------|---|--|
|      | Authority have been established and are transmitted herewith.                         | •                                      |

### Filing of amendments and statement under Article 19:

The applicant is entitled, if he so wishes, to amend the claims of the International Application (see Rule 46):

When? The time limit for filing such amendments is normally 2 months from the date of transmittal of the International Search Report; however, for more details, see the notes on the accompanying sheet.

Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211 Geneva 20, Switzerland, Fascimile No.: (41-22) 740.14.35

For more detailed instructions, see the notes on the accompanying sheet.

| 2. [ | The applicant is hereby notified that no international search report will be established and that the declaration under    |
|------|--|
|      | Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith. |

With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:

| the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. |
|--|
| no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.  |

#### 4. Reminders

Shortly after the expiration of 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication.

The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date.

Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.

In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months.

See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume II, National Chapters and the WIPO Internet site.

Name and mailing address of the International Searching Authority Authorized officer European Patent Office, P.B. 5818 Patentlaan 2 Martin Zibell NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

### PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY PCT To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION see form PCT/ISA/220 See paragraph 2 below International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/GB2004/002898 02.07.2004 04.07.2003 International Patent Classification (IPC) or both national classification and IPC B05B1/00 **Applicant INCRO LIMITED** This opinion contains indications relating to the following items: ☑ Box No. I Basis of the opinion ☑ Box No. II **Priority** ☐ Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability ☐ Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Box No. VI Certain documents cited Box No. VII Certain defects in the international application Box No. VIII Certain observations on the international application 2. **FURTHER ACTION** If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. 3. For further details, see notes to Form PCT/ISA/220. Name and mailing address of the ISA: **Authorized Officer** 



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### WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2004/002898

IAP29 Rec'd PCT/PTO 29 DEC 2005

| Box No. I Basis of the opinion  |     |
|---|-----|
| 1. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was field, unless otherwise indicated under this item.  | า   |
| This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).   | ing |
| 2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:   |     |
| a. type of material:  |     |
| a sequence listing  |     |
| ☐ table(s) related to the sequence listing  |     |
| b. format of material:  |     |
| ☐ in written format   |     |
| ☐ in computer readable form   |     |
| c. time of filing/furnishing:   |     |
| ☐ contained in the international application as filed.  |     |
| ☐ filed together with the international application in computer readable form.  |     |
| furnished subsequently to this Authority for the purposes of search.  |     |
| In addition, in the case that more than one version or copy of a sequence listing and/or table relating there has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. | eto |
| 4. Additional comments:   |     |

| _  | Box                 | No. II                    | Priority                                 |                                    |                                      |  |
|----|---------------------|---------------------------|--|------------------------------------|--------------------------------------|--|
| 1. | $\boxtimes$         | The fol                   | lowing document h                        | as not bee                         | en furnishe                          | d:   |
|    |                     | $\boxtimes$               | copy of the earlier                      | applicatio                         | n whose p                            | riority has been claimed (Rule 43bis.1 and 66.7(a)).   |
|    |                     |                           | translation of the e                     | earlier app                        | lication wh                          | ose priority has been claimed (Rule 43bis.1 and 66.7(b)).  |
|    |                     |                           | •  |                                    |                                      | ider the validity of the priority claim. This opinion has tion that the relevant date is the claimed priority date.                              |
| 2. |                     | has be                    |  | ules 43 <i>bis</i>                 | .1 and 64.1                          | rity had been claimed due to the fact that the priority clain<br>1). Thus for the purposes of this opinion, the international the relevant date. |
| 3. | Add                 | litional o                | bservations, if nece                     | essary:                            |                                      |  |
|    | Roy                 | No. V                     | Passanad state                           | mont und                           | or Pulo 43                           | Shie 1/a/i) with regard to povelty, inventive eten or  |
|    |                     | IAO. A                    | neasoned state                           | ment und                           | ei nuie 43                           | Bbis.1(a)(i) with regard to novelty, inventive step or   |
|    | _                   |                           | applicability; citati                    | ons and e                          | explanatio                           | ns supporting such statement   |
| 1. | ind                 |                           | applicability; citati                    | ons and e                          | explanatio                           | ns supporting such statement   |
|    | Stat                | ustrial a                 | applicability; citati                    | ons and e                          | explanatio<br>Claims                 | ns supporting such statement 9-11,13-20  |
|    | Stat                | ement                     | applicability; citati                    | ons and e                          |                                      | ns supporting such statement   |
|    | Stat<br>Nov         | ement<br>elty (N)         | applicability; citati                    | Yes:<br>No:                        | Claims                               | 9-11,13-20<br>1-8,12   |
| 1. | Stat<br>Nov         | ement                     | applicability; citati                    | Yes:<br>No:                        | Claims<br>Claims                     | ns supporting such statement 9-11,13-20  |
| 1. | Stat<br>Nov<br>Inve | ement<br>elty (N)         | ep (IS)                                  | Yes:<br>No:<br>Yes:                | Claims<br>Claims<br>Claims<br>Claims | 9-11,13-20<br>1-8,12<br>9-11,13-20   |
| •  | Stat<br>Nov<br>Inve | ement<br>elty (N)         | applicability; citati                    | Yes:<br>No:<br>Yes:<br>No:         | Claims<br>Claims<br>Claims<br>Claims | 9-11,13-20<br>1-8,12<br>9-11,13-20<br>1-8,12   |
|    | Stat<br>Nov<br>Inve | ement elty (N) entive sta | ep (IS)                                  | Yes:<br>No:<br>Yes:<br>No:<br>Yes: | Claims Claims Claims Claims Claims   | 9-11,13-20<br>1-8,12<br>9-11,13-20<br>1-8,12   |
|    | State Nov Inve      | ement elty (N) entive sta | ep (IS)                                  | Yes:<br>No:<br>Yes:<br>No:<br>Yes: | Claims Claims Claims Claims Claims   | 9-11,13-20<br>1-8,12<br>9-11,13-20<br>1-8,12   |
|    | State Nov Inve      | ement elty (N) entive sta | ep (IS) oplicability (IA) d explanations | Yes:<br>No:<br>Yes:<br>No:<br>Yes: | Claims Claims Claims Claims Claims   | 9-11,13-20<br>1-8,12<br>9-11,13-20<br>1-8,12   |

2. Non-written disclosures (Rules 43bis.1 and 70.9)

see form 210

and / or

10/562754

## IAP20 Rec'd PCT/PTO 29 DEC 2005 International application No.

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/GB2004/002898

### Re Item V.

1. The following documents are referred to in this communication:

D1: US-A-5 106 022

### 2. INDEPENDENT CLAIM 1

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT. Document (D1) discloses:

A nozzle arrangement adapted to be fitted to an outlet of a fluid supply and generate a spray of fluid dispensed from said fluid supply during use, said nozzle arrangement having a body which comprises:

- (1) actuator means which is adapted, upon operation, to cause fluid to flow from said fluid supply and through said nozzle arrangements (not shown but implicit);
- (2) an inlet through which fluid from said fluid supply accesses the nozzle arrangement during use;
- (3) an outlet through which fluid is ejected from the nozzle arrangement during use; and
- (4) an internal fluid flow passageway which connects said inlet to said outlet wherein that said fluid flow passageway includes a chamber.

The wording "...shaped in such a way as to provide increased turbulence in the chamber." does not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The wording attempts to define the subject-matter in terms of the result to be achieved, which merely amounts to a statement of the underlying problem, without providing the technical features necessary for achieving this result.

### 3. CLAIMS 2-8 and 12

Dependent claims 2-8 and 12 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step.

### Further remarks

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/GB2004/002898

9. The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).